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13		Attorneys for Defendant Rearden Commerce,	
14	Inc.		
15	UNITED STATES DISTRICT COURT		
16		RICT OF CALIFORNIA	
16 17		RICT OF CALIFORNIA CISCO DIVISION	
	SAN FRAN REARDEN LLC, a California limited liabilit	CISCO DIVISION / No.: C 06-07367 MHP	
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17 18	SAN FRANCE REARDEN LLC, a California limited liability company; REARDEN PRODUCTIONS LLC California limited liability company; REARD STUDIOS LLC, a California limited liability company; REARDEN, INC., a California	CISCO DIVISION No.: C 06-07367 MHP a STIPULATION AND [PROPOSED] ORDER REGARDING SETTLEMENT CONFERENCE	
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IT IS HEREBY STIPULATED, by and between Plaintiffs Rearden LLC, Rearden 1 2 Productions LLC, Rearden Studios LLC, Rearden, Inc., and Rearden Properties LLC 3 (collectively, "Plaintiffs") and Defendant Rearden Commerce, Inc., ("Defendant") (referred to 4 collectively herein as the "Parties"), by and through their attorneys of record, as follows: 5 Whereas, the Settlement Conference in this case is presently set for September 29, 2008; Whereas, the Parties have submitted their respective Settlement Conference Statements 6 7 and met all other requirements set forth in the Notice of Settlement Conference and Settlement 8 Conference Order, Dkt. No. 95; 9 Whereas, the Parties wish to revise the date currently set for the Settlement Conference to 10 September 23, 2008, to accommodate the fact that Rosh Hashanah begins at sundown on 11 September 29, 2008; Whereas, the Parties have been informed that September 23, 2008 is available and 12 13 acceptable to the Court for holding the Settlement Conference; NOW THEREFORE, the Parties stipulate and request that this Court enter an Order that 14 the Settlement Conference presently set for September 29, 2008 in this case be revised to 15 16 September 23, 2008, beginning at 9:30 a.m. All other requirements set forth in the Notice of 17 Settlement Conference and Settlement Conference Order, Dkt. No. 95, remain in effect. 18 /// /// 19 20 /// /// 21 /// 22 23 /// /// 24 25 /// 26 /// 27 ///

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1	STIPULATED AND AGREED BY:		
2	DATED: August 22, 2008		
3			
4	ARNOLD & PORTER LLP	GREENBERG TRAURIG LLP	
5			
6	By: /s/ Monty Agarwal	By: /s/ Kevin J. O'Shea	
7	Monty Agarwal	Kevin J. O'Shea (admitted pro hac vice)	
8	PERKINS COIE LLP	Attorneys for Defendant REARDEN COMMERCE, INC.	
9	By: /s/ Jason A. Yurasek		
10	Jason A. Yurasek		
11	Attorneys for Plaintiffs		
12	REARDEN LLC; REARDEN PRODUCTIONS LLC; REARDEN		
13	STUDIOS LLC; REARDEN, INC.; AND REARDEN PROPERTIES LLC		
14			
15			
16			
17	IPROPOS	edi order	
18	[PROPOSED] ORDER		
19	PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING,		
20	IT IS SO ORDERED.		
21		ATES DISTRICT	
22	DATED: August 22, 2008	The Honoral Machen	
23		he Honorold McChen IT IS SO ORDERED e Judge	
24			
25		Judge Edward M. Chen	
26			
27		DISTRICT OF CE	
28		3	

ATTESTATION CLAUSE I, David Perez, am the ECF User whose ID and password are being used to file this STIPULATION AND [PROPOSED] ORDER REGARDING SETTLEMENT CONFERENCE DATE AND SETTLEMENT CONFERENCE STATEMENTS. In compliance with General Order 45, X.B., I hereby attest that Monte Agarwal, Kevin J. O'Shea and Jason A. Yurasek have concurred in this filing. DATED: August 22, 2008. /s/ David Perez David Perez